



UNITED STATES COURT OF APPEALS
FOR THE
DISTRICT OF COLUMBIA CIRCUIT

#15-5192

4-17
KURT MADSEN = VICTIM - APPLICANT - APPELLANT
V.

WILLIAM SMITH ET. AL. OFFENDERS, RESPONDENT-APPELLEE,
RULE 23 VIOLATION!

NOTIFICATION - APPLICATION OF EVENTS OF
DECEMBER 23, 2015 IN PERPETUITY UNTIL
SUSPENDED PRIVILEGE OF WRIT OF HABEAS
CORPUS OVERTHROWN BY A SOPHISTICATED FORM
OF REBELLION, WHICH HAS INVADED THE PUBLIC
SAFETY IS OVER-ruled.

ON DECEMBER 23, 2015 @ 5:00 AM, I, KURT MADSEN
WAS ONCE AGAIN PLEADING FOR JUSTICE, INSIDE
APPELLEE SMITHS DREADFUL BUILDING.

UNLIKE THE DISGUISE USED ON SEPTEMBER 29, 2014.
THIS TIME THE ENEMY WITHIN WAS IN FULL
DRESS UNIFORM, THREE SERGEANTS, WITH POLISHED
BRASS BADGES, WITH CHEVERONS ON THEIR COLLARS
AND TO TOP OFF THE ILLUSION OF LEGAL AUTHORITY
WAS A UNITED STATES FLAG PATCH, SEWN ON THEIR
SHOULDERS AS THOUGH ON THE BATTLEFIELD.

YET NO SUPPORT OF THE SUPREME LAW UNDER 4 USC 101

1065

I, TRIED TO CALL THE COURTS TO NO-AVAIL FROM DECEMBER 16-22, 2015.

NOW FOR A TATICAL ADVANTAGE THE ENEMY WITHIN APPEARS AT 5:00 AM - NOT DURING "BUSINESS HOURS"

I PRODUCED A COPY OF FRAP RULE 23 AND INFORMED THE ACTING WARDEN OF THIS CASE.

WHICH WAS ALSO THE CASE ON DECEMBER 16, 2015, AT THE CORPORATION COURT, WHICH REFUSED A CHANGE OF VENUE, AND ANY REFERENCE TO POSITIVE LAWS OR THE SUPREME LAW OF THE LAND, (SEE OTHER PLEADINGS)

NO APPLICATION WAS FILED BY APPELLEE, THE CORPORATION 'JUDGE' CLAIMED HE WOULD 'ORDER' AUSA ROBERT LITTLE - AKA "MR. CORRUPTION" TO 'CALL' THE COURT OF APPEALS AND INQUIRE IF THE COURT WOULD INTERVIEW.

I OBJECTED TO THIS INJUSTICE, I HAD ALSO DEMANDED A NOTICE OF APPEAL, WHICH WAS REFUSED. HOWEVER, A 'NOTICE OF APPEAL' IN 2015 FUG 16000 WAS FILED WITHIN THE '24 HOURS' UNDER CORRUPTION LAW 23-704.

I WAS TAKEN DOWN BY ABOUT 7 CORPORATE GUARDS AND THE 3 'SERGEANTS' WHO INSTEAD OF THE (E^{50K}SHOCK)) DEVICE, USED A "WRAP" WHICH BASICALLY TURNED ME INTO A BIG FISH, MY LEGS WERE TOTALLY IMMOBILIZED

I, WAS ABLE TO USE MY MOUTH, AND PLEADED FOR A U.S. MARSHAL, I ALSO WARNED ALL INVOLVED THAT I AM BEING VICTIMIZED IN VIOLATION OF THE UNITED STATES CONSTITUTION AND LAWS, I CITED THE TRAFFICKING VICTIMS PROTECTION ACT. 18 USC 1201 KIDNAPPING + ^{CHAPTER 77} OF TITLE 18

I PLEADED TO BE HELD UNTIL THE COURTS OPEN TO VERIFY THE TRANSFER AUTHORIZATION.

— NOTE: THIS IS ALL RECORDED VIA VIDEO-CAMERA BY LT. ARNOLD OF THE ENEMY WITHIN, APPELLEE SMITH ALSO HAD CAMERAS — AS I WAS CARRIED AWAY.

I WAS KIDNAPPED IN VIOLATION OF 18 USC 1201, I WAS THEN DRIVEN TO DULLES INTERNATIONAL AIRPORT.

I SCREAMED FOR HELP, THE VAN-VESSEL I WAS TRAFFICKED IN WAS 'ESCORTED' BY A 'POLICE' CAR ONTO THE TARMAC.

I DEMANDED THAT THE TRANSPORTATION SECURITY ADMINISTRATION BE CALLED.

LT. ARNOLD "INTERVIEWED" AND TOLD THE 'POLICE' "HE DOESN'T THINK THE JUDGE WHO ISSUED THE WARRANT BELIEVES IN THE CONSTITUTION".

I DEMANDED HE SEE THE SO CALLED "WARRANT" THE TEAMSTER WALKED AWAY.

I WAS THEN CARRIED INTO N1MM (SEE DKT 22 IN 14-1716) I REPEATEDLY BELIEGED THE PILOT AND CO-PILOT

TO SUMMON THE TRANSPORTATION SECURITY ADMINISTRATION
AND THAT I WAS BEING TAKEN BACK TO A STATE OF
PEONAGE AND INVOLUNTARY SERVITUDE AND THEY CAN
BE HELD CRIMINALLY LIABLE.

MOREOVER WE WERE IN VIRGINIA AND ~~THE~~
ENEMY WITHIN ~~WASHINGTON STATE~~ DOC LACKS
JURISDICTION IN VIRGINIA, WHICH I ALSO
TOLD THE 'POLICE'. ON THE TALLMAC

I WAS ALSO SCREAMING FOR HELP WHEN I HEARD THE
PILOT RADIO FOR CLEARANCE.

I HAVE STILL NOT RECEIVED MEDICAL ATTENTION
I WAS PLACED ON A 'LIST' AT SCORE THE SAME
LIST I WAS ON FOR 50 DAYS. (SEPT - OCT 2015)

OBVIOUSLY I AM NOT CHARGED WITH 'ESCAPE'
AS CLAIMED IN OBTAINING THE NCIC 'WARRANT'.

SINCE AS I'VE INDICATED I WAS TAKEN
BACK TO SCORE SOUTH WHERE THE TRAFFICKING
VICTIMS PROTECTION ACT AND CHAPTER 77
OF TITLE 18 ARE VIOLATED DAY IN AND DAY
OUT.

DID THE REBELS WIN THE WAR WITHIN
THE ARTICLE 1 SECTION 8 CLAUSE 17 DISTRICT?
WHERE THEY HAVE INDEPENDENCE VIA CORPORATION!

4 OF 5

SO WE CAN LIVE FREE AND PURSUE HAPPINESS! 5 OF 5
*SEE INJUSTICE MARSHALLS MOTTO

*SEE INJUSTICE MARSHALLS MOTTO